## **ATTACHMENT**

Plaintiff Trial Exhibits

Trial Exhibit No.	Description	Confidential Status	Document Production Nos.	Objection
•	Complaint			
2.	Answer			
3.	Reply			
4.	U.S. Patent No. 6,685,064		RL 206-231	
5.	Prosecution History for U.S. Patent No. 6,685,064		RL 755-854	
6.	PCT Application, PCT/GB00/04967 Prosecution (Filed 12-		RL 266-490	
7	(Great Britain Application 0020773 (Filed 12 20 00)		DI 1 22	
8.	Claim Charts			Foundation
9.	Samples of Accused Products			Foundation
				Authenticity
10.	Photographs of Accused Product		Exhibit C to P's	Hearsay
			SJ Motion for	Foundation
			infringement	
11.	Schematics of Accused Product		Exhibit D to P's	Hearsay
			SJ Motion for	Foundation
			infringement	Authenticity
12.	Affidavit of Bernard Frutin		Exhibit F to P's	Hearsay
			SJ Motion for	
			infringement	
13.	Interrogatory No. 1 to Permatex, Inc. and response			
14.	Interrogatory No. 3 to Permatex, Inc. and response			
15.	Interrogatory No. 5 to Permatex, Inc. and response			
16.	Interrogatory No. 7 to Permatex, Inc. and response			
17.	Interrogatory No. 8 to Permatex, Inc. and response			
18.	Interrogatory No. 9 to Permatex, Inc. and response			

Trial Exhibit No.	Description	Confidential Status	Document Production Nos.	Objection
19.	Interrogatory No. 1 to Ultramotive Corporation and response			
20.	Interrogatory No. 3 to Ultramotive Corporation and response			
21.	Interrogatory No. 5 to Ultramotive Corporation and response			
22.	Interrogatory No. 7 to Ultramotive Corporation and response			
23.	Interrogatory No. 8 to Ultramotive Corporation and response			
24.	Interrogatory No. 9 to Ultramotive Corporation and response			
25.	Excerpt From Deposition Transcript of Christian Scheindel,			
	page 94, line 98 - page 95, line 17			
26.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 14, line 17 - page 15, line 1			
27.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 51, line 16 - page 53, line 14			
28.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 59, line 4 - page 72, line 3			
29.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 75, line 12 - page 79, line 3			
30.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 84, line 15 - page 85, line 16			
31.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 93, line 18 - page 95, line 3			
32.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 96, line 17 - page 97, line 11			
33.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 97, line 12 - page 98, line 6			
34.	Excerpt from Deposition Transcript of Mitchell Bolinsky, page 98, line 6 - page 99, line 11			
35.	PowerBead Brochures		PER 00107-111	
36.	Excerpt from Deposition Transcript of Neil Putnam, page 15, line 15 - page 17, line 17			
37.	Excerpt from Deposition Transcript of Neil Putnam, page			

age 24, line 6 n Deposition Transcript of Neil Putnam, page page 25, line 20 n Deposition Transcript of James Eddy, page 8, 19, line 1 n Deposition Transcript of James Eddy, page 21, se 23, line 2 n Deposition Transcript of James Eddy, page 25, line 18 s 51, line 18 n Deposition Transcript of James Eddy, page 49, s 51, line 18 n Deposition Transcript of James Eddy, page 59, 73, line 22 n Deposition Transcript of James Eddy, page 59, page 81, line 19 n Deposition Transcript of James Eddy, page 82, ge 92, line 12 se 92, line 12 nrt by Glenn Newman listed in Exhibit B to Expert Report by Glenn Afron WO 9918010 s. 6,820,777 n Deposition of Bernard Frutin, page 49, line 12 nn Deposition of Bernard Frutin, page 49, line 12 from Deposition of Bernard Frutin between Rocep Lusol Holdings Limited and il GmbH G. Murnane to C. Scheindel dated 16 August	Trial Exhibit	Description	Confidential	Document	Objection
22, line 5 - page 24, line 6  Excerpt from Deposition Transcript of Neil Putnam, page 24, line 19 - page 25, line 20  Excerpt from Deposition Transcript of James Eddy, page 8, line 1 - page 19, line 1  Excerpt from Deposition Transcript of James Eddy, page 21, line 11 - page 23, line 2  Excerpt from Deposition Transcript of James Eddy, page 25, line 14 - page 35, line 1  Excerpt from Deposition Transcript of James Eddy, page 25, line 3 - page 51, line 18  Excerpt from Deposition Transcript of James Eddy, page 49, line 6 - page 73, line 22  Excerpt from Deposition Transcript of James Eddy, page 59, line 6 - page 73, line 19  Excerpt from Deposition Transcript of James Eddy, page 75, line 11 - page 81, line 19  Excerpt from Deposition Transcript of James Eddy, page 82, line 11 - page 92, line 12  Expert Report by Glenn Newman  Documents listed in Exhibit B to Expert Report by Glenn Newman  PCT Publication WO 9918010  U.S. Pat. No. 6,820,777  Excerpt from Deposition of Bernard Frutin  Agreement between Rocep Lusol Holdings Limited and Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August  Letter from G. Murnane to Permatex, Inc. dated 16 August	N <sub>o</sub> .			Production Nos.	¢
Excerpt from Deposition Transcript of Neil Putnam, page 24, line 19 - page 25, line 20  Excerpt from Deposition Transcript of James Eddy, page 8, line 1 - page 19, line 1  Excerpt from Deposition Transcript of James Eddy, page 21, line 11 - page 23, line 2  Excerpt from Deposition Transcript of James Eddy, page 25, line 14 - page 35, line 1  Excerpt from Deposition Transcript of James Eddy, page 49, line 3 - page 51, line 18  Excerpt from Deposition Transcript of James Eddy, page 49, line 6 - page 73, line 22  Excerpt from Deposition Transcript of James Eddy, page 59, line 17 - page 81, line 19  Excerpt from Deposition Transcript of James Eddy, page 75, line 11 - page 92, line 12  Excerpt from Deposition Transcript of James Eddy, page 82, line 11 - page 92, line 12  Expert Report by Glenn Newman  Documents listed in Exhibit B to Expert Report by Glenn Newman  PCT Publication WO 9918010  U.S. Pat. No. 6,820,777  Excerpt from Deposition of Bernard Frutin  Agreement between Rocep Lusol Holdings Limited and Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August  Letter from G. Murnane to Permatex, Inc. dated 16 August		22, line 5 - page 24, line 6			
24, line 19 - page 25, line 20  Excerpt from Deposition Transcript of James Eddy, page 8, line 1 - page 19, line 1  Excerpt from Deposition Transcript of James Eddy, page 21, line 11 - page 23, line 2  Excerpt from Deposition Transcript of James Eddy, page 25, line 14 - page 35, line 1  Excerpt from Deposition Transcript of James Eddy, page 49, line 3 - page 51, line 18  Excerpt from Deposition Transcript of James Eddy, page 49, line 6 - page 73, line 22  Excerpt from Deposition Transcript of James Eddy, page 59, line 17 - page 81, line 19  Excerpt from Deposition Transcript of James Eddy, page 75, line 11 - page 92, line 12  Expert Report by Glemn Newman  Documents listed in Exhibit B to Expert Report by Glenn  Newman  PCT Publication WO 9918010  U.S. Pat. No. 6,820,777  Excerpt from Deposition of Bernard Frutin, page 49, line 12  - page 75, line 4.  Erratta sheet from Deposition of Bernard Frutin  Agreement between Rocep Lusol Holdings Limited and  Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August  Letter from G. Murnane to Permatex, Inc. dated 16 August	38.	Excerpt from Deposition Transcript of Neil Putnam, page			
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line 1 - page 19, line 1  Excerpt from Deposition Transcript of James Eddy, page 21, line 11 - page 23, line 2  Excerpt from Deposition Transcript of James Eddy, page 25, line 14 - page 35, line 1  Excerpt from Deposition Transcript of James Eddy, page 49, line 3 - page 51, line 18  Excerpt from Deposition Transcript of James Eddy, page 49, line 3 - page 73, line 22  Excerpt from Deposition Transcript of James Eddy, page 59, line 17 - page 81, line 19  Excerpt from Deposition Transcript of James Eddy, page 82, line 11 - page 92, line 12  Expert Report by Glenn Newman  Documents listed in Exhibit B to Expert Report by Glenn  Newman  PCT Publication WO 9918010  U.S. Pat. No. 6,820,777  Excerpt from Deposition of Bernard Frutin, page 49, line 12  - page 75, line 4.  Erratta sheet from Deposition of Bernard Frutin  Agreement between Rocep Lusol Holdings Limited and  Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August  Letter from G. Murnane to Permatex, Inc. dated 16 August	39.	Excerpt from Deposition Transcript of James Eddy, page 8,			
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Excerpt from Deposition Transcript of James Eddy, page 82, line 11 - page 92, line 12  Expert Report by Glenn Newman  Documents listed in Exhibit B to Expert Report by Glenn Newman  PCT Publication WO 9918010  U.S. Pat. No. 6,820,777  Excerpt from Deposition of Bernard Frutin, page 49, line 12 - page 75, line 4.  Erratta sheet from Deposition of Bernard Frutin  Agreement between Rocep Lusol Holdings Limited and Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August 2002  Letter from G. Murnane to Permatex, Inc. dated 16 August		line 17 - page 81, line 19			
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Newman  PCT Publication WO 9918010  U.S. Pat. No. 6,820,777  Excerpt from Deposition of Bernard Frutin, page 49, line 12  - page 75, line 4.  Erratta sheet from Deposition of Bernard Frutin  Agreement between Rocep Lusol Holdings Limited and Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August 2002  Letter from G. Murnane to Permatex, Inc. dated 16 August	47.	Documents listed in Exhibit B to Expert Report by Glenn			
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Lindal Ventil GmbH  Letter from G. Murnane to C. Scheindel dated 16 August 2002  Letter from G. Murnane to Permatex, Inc. dated 16 August	52.	Agreement between Rocep Lusol Holdings Limited and		R1 39-59	
Letter from G. Murnane to C. Scheindel dated 16 August 2002  Letter from G. Murnane to Permatex, Inc. dated 16 August		Lindal Ventil GmbH			
Letter from G. Murnane to Permatex, Inc. dated 16 August	53.	Letter from G. Murnane to C. Scheindel dated 16 August		RL 60-61	
Letter from G. Murnane to Permatex, Inc. dated 16 August		2002			
	54.	Letter from G. Murnane to Permatex, Inc. dated 16 August		RL 62-63	

Trial Exhibit	Description	Confidential Status	Document Production Nos.	Objection
	2002			
55.	Letter from L. McAulay to G. Murnane dated August 28, 2002		RL 66	
56.	Letter from G. Murnane to L. McAulay dated 21 October, 2002		RL 69-72	
57.	Dispensing Systems LinRoc Power Can		RL 199-205	
58.	E-mail from T. Cannon to B. Swandells dated 11 November 2004		RL 1535	Hearsay
59.	E-mail from T. Cannon to B. Frutin dated 4 March 2005		RL 1537-1538	Hearsay
60.	Photographs of Concept Development		RL 1715-1716	
61.	Series of Drawings - Development		RL 1541-1561	Hearsay
62.	Provisional Application 9930773.8 dated 30 December 1999		RL 1562-1581	
63.	Provisional Application 9901198.3 dated 21 January 1999		RL 1582-1600	
64.	Letter from Q. Davis to B. Frutin dated 8 August 2002		RL 1611-1612	Hearsay
65.	Agreement between Rocep Lusol Holdings Limited and Lindal Ventil GmbH		RI 1614-1635	
66.	E-mail from T. Cannon to B. Frutin dated 25 August 2003		RL 1691-1692	Hearsay
67.	E-mail from R. Harbison to B. Frutin dated 24 January 2005		RL 1702	Hearsay
68.	United States Patent, U.S. 6,685,064 B2		Exhibit 1	
69.	Picture of Fast Gasket, UM 4		Exhibit 3	
70.	Picture of Grease Gun, UM 8		Exhibit 5	
71.	Copy of Label for Di-Electric Grease, UM 1		Exhibit 9	
72.	Document UM 57-62		Exhibit 17	
73.	Meeting Agenda, 10/12/2000, UM 118-120		Exhibit 19	
74.	Letter, Scheindel to Leonard, 9/20/00, UM 199-203		Exhibit 21	
75.	G.E. Status Report, 6/4/01, UM 226		Exhibit 22	
76.	Memo, 10/20/98, Farrugia from Neil, UM 476		Exhibit 25	
77.	Memo, 2/23/98, UM 106		Exhibit 33	
78.	Letter, Putnam to Leonard, 4/2/02, UM 121-122		Exhibit 34	

<b>Trial Exhibit</b>	Description	Confidential	Document	Objection
No.		Status	Production Nos.	¢
79.	E-mail string, UM 193 – 196		Exhibit 35	
80.	Letter, McAulay to Scheindel, 9/8/98, UM 1-3		Exhibit 2	
81.	Picture of Fast Gasket, UM 4		Exhibit 3	
82.	Filed March 19, 1963, responsive to Amendment 9/17/64,		Exhibit 4	
	UM 5			
83.	Picture of Grease Gun, UM 8		Exhibit 5	
84.	Picture of Bent Metal Clip, Um 9		Exhibit 6	
85.	Drawing, UM 10, 6/28/00		Exhibit 7	
86.	Picture of Lever, UM 00011		Exhibit 8	
87.	Copy of Label for Di-Electric Grease, UM 12		Exhibit 9	
88.	Drawing, UM 32		Exhibit 10	
89.	Drawings, two pages, UM 33 and 34		Exhibit 11	
90.	Set of Drawings, UM 35-40		Exhibit 12	
91.	Draft Application, 5/18/98, UM 41		Exhibit 13	٠
92.	Drawings, UM 46		Exhibit 14	
93.	Drawings, UM 47		Exhibit 15	
94.	Drawings, UM 53		Exhibit 16	
95.	Sales Documents, UM 57-62		Exhibit 17	
96.	Utility Patent App. Transmittal, Ultra P-10CIP, UM 63		Exhibit 18	
97.	Meeting Agenda, 10/12/2000, UM 118 – 120		Exhibit 19	
98.	Letter, Scheindel to Leonard, 4/27/01, UM 123 – 125		Exhibit 20	
99.	Letter, Scheindel to Leonard, 9/20/2000, Um 199-203		Exhibit 21	
100.	6/4/01, G.E. Status Report, UM 226		Exhibit 22	
101.	U.S. Patent Application Publication, 12/23/04, UM 233		Exhibit 23	
102.	United States Patent, US 6,340,103 B1, UM 275		Exhibit 24	
103.	Memo, 10/20/98, Farrugia from Neil, UM 476		Exhibit 25	
104.	Drawings, UM 191		Exhibit 26	
105.	Photocopies of Parts, UM 195		Exhibit 27	
106.	Answer and Counterclaims, 8/5/2005		Exhibit 28	

Trial Exhibit No.	Description	Confidential Status	Document Production Nos.	Objection
107.	Complaint and Demand for Jury Trial, 3/10/2005		Exhibit 29	
108.	Defendant Ultramotive Corporation's First Supplemental Objections and Responses to Plaintiff Rocep Lusol's First		Exhibit 30	
109.	U.S. Patent, 5,040,705, et al, UM 322-429		Exhibit 31	
110.	Defendant Ultramotive Corporation's Objections and		Exhibit 32	
	Responses to Plaintiff Rocep Lusol's First Set of Interrogatories Nos. 1 – 13 to Defendant Ultramotive			
111.	Purchase Order, 12/17/01, UM 129-130		Exhibit 36	
112.	Quotation, 8/5/02, UM 204-205		Exhibit 37	Hearsay
113.	Quotation, 3/27/02, UM 207-208		Exhibit 38	Hearsay
114.	Quotation, 4/2/02, UM 211		Exhibit 39	Hearsay
115.	Quotation, 7/11/02, UM 212-214		Exhibit 40	Hearsay
116.	ITW Purchase Order, 2/3/03, UM 215-217		Exhibit 41	Hearsay
117.	Ultramotive Invoice, 11/25/02, UM 496-505		Exhibit 42	Hearsay
118.	Ultramotive Invoice, 2/5/03, UM 551-553		Exhibit 43	Hearsay
119.	Ultramotive Invoice, 2/27/03, UM 554-555		Exhibit 44	Hearsay
120.	Ultramotive Invoice, 7/11/03, UM 615-616		Exhibit 45	Hearsay
121.	Permatex Purchase Order, 2/13/03, UM 625		Exhibit 46	Hearsay
122.	Ultramotive Invoice, 7/21/03, UM 628-630		Exhibit 47	Hearsay
123.	Ultramotive Invoice, 10/13/03, UM 655-656		Exhibit 48	Hearsay
124.	Right Stuff Powerbead Cost, 4/11/03		Exhibit 49	Hearsay
125.	Permatex RTV Silicone Cost, 1/24/05		Exhibit 50	Hearsay
126.	Permatex RTV Silicone Blue Cost, 1/20/05		Exhibit 51	Hearsay
127.	Permatex Costs, 12/26/02		Exhibit 52	Hearsay
128.	Permatex Costs, 1/24/05		Exhibit 53	Hearsay
129.	Fax to Sharon Catley, 1/23/06		Exhibit 54	Hearsay
130.	Fax to Patty Maynard, 2/6/06		Exhibit 55	Hearsay
131.	Right Stuff PB pricing calculations		Exhibit 56	Hearsay

Hearsay	Exhibit 86		Agenda	159.
Hearcay	Fyhihit 85		Ouotation by Adaseal International	158.
Hearsay	Exhibit 84		Two-page document	157.
Hearsay	Exhibit 83		Secrecy Agreement	156.
Hearsay	Exhibit 82		Document	155.
Hearsay	Exhibit 81		Documents	154.
Hearsay	Exhibit 80		PowerPoint presentation	153.
Hearsay	Exhibit 79		Document	152.
Hearsay	Exhibit 78		Documents	151.
Hearsay	Exhibit 77		Quality control document	150.
Hearsay	Exhibit 76		Press Release	149.
Hearsay	Exhibit 75		Document	148.
Hearsay	Exhibit 74		Documents	147.
			Silicone and Gasketing, Loctite Corporation	
Hearsay	Exhibit 73		Document entitled Dispensing Equipment for Liquid	146.
Hearsay	Exhibit 72		Part of the initial launch package for The Right Stuff	145.
Hearsay	Exhibit 71		Document	144.
Hearsay	Exhibit 70		Document	143.
Hearsay	Exhibit 69		Indemnification agreement	142.
Hearsay	Exhibit 68		Unit sales report of PowerBead products	141.
Hearsay	Exhibit 66		Series of documents	140.
Hearsay	Exhibit 65		Cost Requests	139.
Hearsay	Exhibit 64		Document	138.
Hearsay	Exhibit 63		Document	137.
Hearsay	Exhibit 62		Document	136.
Hearsay	Exhibit 61		Multi-page Document	135.
Hearsay	Exhibit 60		Multi-page Document	134.
Hearsay	Exhibit 59		Multi-page Document	133.
Hearsay	Exhibit 57		Powerbead pricing, 11-page document	132.
. 1	Production Nos.	Status		No.
Objection	Document	Confidential	Description	Trial Exhibit

Trial Exhibit	Description	Confidential	Document	Objection
No.		Status	Production Nos.	
160.	Documents		Exhibit 87	Hearsay
161.	Two-page document		Exhibit 88	Hearsay
162.	Documents		Exhibit 89	Hearsay
163.	Documents		Exhibit 90	Hearsay
164.	Document		Exhibit 91	Hearsay
165.	Document		Exhibit 92	Hearsay
166.	Sales Report		Exhibit 93	Hearsay
167.	Documents		Exhibit 94	Hearsay
168.	Documents		Exhibit 95	Hearsay
169.	Document		Exhibit 96	Hearsay
170.	Document		Exhibit 97	Hearsay
171.	Documents		Exhibit 98	Hearsay
172.	Document		Exhibit 99	Hearsay
173.	Agenda		Exhibit 100	Hearsay
174.	Documents		Exhibit 101	Hearsay
175.	Document		Exhibit 102	Hearsay
176.	Permatex, Inc.'s objections and responses to Rocep Lusol's		Exhibit 103	
177	Published natent application		Ewhihit 104	
178.	Permatex, Inc.'s supplemental response		Exhibit 105	
179.	Pertinent documents from UM1233-1490 and PER 690-692			Hearsay
180.	Excerpt from Deposition Transcript of Chistian Scheindel,			
181.	Excerpt from Deposition Transcript of Chistian Scheindel.			
	page 14, line 17 - page 15, line 16			
182.	Excerpt from Deposition Transcript of Chistian Scheindel,			_
	page 18, line 21 - page 19, line 2			
183.	Excerpt from Deposition Transcript of Chistian Scheindel,			
	page 22, lines 2 - 6			

Trial Exhibit	Description	Confidential	Document	Ohiantian
No.		Status	Production Nos.	Colocuon
184.	Excerpt from Deposition Transcript of Chistian Scheindel, page 23, lines 4 - 7			
185.	Excerpt from Deposition Transcript of Chistian Scheindel, page 24, lines 11 - 17			
186.	Excerpt from Deposition Transcript of Chistian Scheindel, page 28, line 3 - page 29, line 19			
187.	Excerpt from Deposition Transcript of Chistian Scheindel, page 38, line 7 - page 42, line 3			
188.	Excerpt from Deposition Transcript of Chistian Scheindel, page 44, line 23 - page 46, line 16			
189.	Excerpt from Deposition Transcript of Chistian Scheindel, page 53, line 22 - page 55, line 1			
190.	Excerpt from Deposition Transcript of Chistian Scheindel, page 60, line 17 - page 62, line 8			
191.	Excerpt from Deposition Transcript of Chistian Scheindel, page 67, line 18 - page 70, line 21			
192.	Excerpt from Deposition Transcript of Chistian Scheindel, page 71, line 4 - page 73, line 6			
193.	Excerpt from Deposition Transcript of Chistian Scheindel, page 78, line 4 - page 84, line 14			
194.	Excerpt from Deposition Transcript of Chistian Scheindel, page 85, line 14 - page 100, line 22			
195.	U.S. Pat. No. 5,419,466			
196.	U.S. Pat. No. 5,065,900			
198.	Declaration of Christian T. Scheindel in Support of			
	Defendants' Motion for Summary Judgment of Non- Infringement			
199.	Declaration of Christian T. Scheindel in Support of Defendants' Opposition to Plaintiff's Motion for Summary			

Trial Exhibit	Description	Confidential	Document	Ohiantian
No.		Status	Production Nos.	Objection
	Judgment of Infringement of the Claims in US 6,685,064			
200.	Defendant Permatex, Inc.'s Objections and Responses to			
	Plaintiff Rocep Lusol's First Set of Interrogatories Nos. 1-13			
	to Defendant Ultramotive			
201.	Defendant Permatex, Inc.'s Supplemental Response to			
	Plaintiff Rocep Lusol's First Set of Interrogatories Nos. 1-13			
	to Defendant Permatex			
202.	Defendant Permatex, Inc.'s Objections and Responses to			
	Plaintiff Rocep Lusol's First Set of Requests for Production			
	of Documents and Things			
203.	Defendant Ultramotive Corporation's Objections and			
	Responses to Plaintiff Rocep Lusol's First Set of Requests			
	for Production of Documents and Things			
204.	Defendant Ultramotive Corporation's Amended Objections			
	and Responses to Plaintiff Rocep Lusol's First Set of			
	Requests for Production of Documents and Things to			
	Defendant Ultramotive			
205.	Defendant Ultramotive Corporation's Objections and			
	Responses to Plaintiff Rocep Lusol's First Set of			
	Interrogatories Nos. 1-13 to Defendant Ultramotive			
206.	Defendant Ultramotive Corporation's Amended Objections			
	and Responses to Plaintiff Rocep Lusol's First Set of			
	Interrogatories Nos. 1-13 to Defendant Ultramotive			,
207.	Defendant Ultramotive Corporation's First Supplemental			
	Objections and Responses to Plaintiff Rocep Lusol's First			
	Set of Interrogatories Nos. 1-13 to Defendant Ultramotive			

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No.	Description	Status Status	Production Nos.	Objection
1.	U.S. Patent 6,685,064			
2.	PCT application publication WO 99/18010			
3.	U.S. Patent 5,040,705			
4.	UM 1-3			Hearsay
5.	UM 5-6			Hearsay
6.	UM 7-8			Hearsay Authenticity
7.	UM 10-12			Hearsay Authenticity
8.	UM 14-23			Hearsay Authenticity
9.	UM 26-31			Hearsay Authenticity
10.	UM 33-34			Hearsay Authenticity
11.	UM 35-46			Hearsay Authenticity
12.	UM 47-50			Hearsay Authenticity
13.	UM 51-53			Hearsay Authenticity

Trial Exhibit	Description	Confidential	Document	Objection
No.		Status	Production Nos.	
14.	UM 56			Hearsay
15.	UM 63-105			Authenticity
16.	UM 106-110			Hearsay
17.	UM 111			Hearsay
18.	UM 112-113			Hearsay
19.	UM 114-125			Hearsay
20.	UM 128			Hearsay Authenticity
21.	UM 134			Hearsay
22.	UM 167			Hearsay Authenticity
23.	UM 476			Hearsay
24.	UM 482-485			Hearsay Authenticity
25.	UM 1187			Hearsay Authenticity
26.	UM 1479-1480			Hearsay, Authenticity,
				after Discovery

Trial Exhibit No.	Description	Confidential Status	Document Production Nos.	Objection
27.	UM 1481			Hearsay, Authenticity,
				Produced
				after
				Discovery
28.	UM 1482			Hearsay,
				Authenticity,
				rroduced after
				Discovery
29.	UM 1483			Hearsay,
				Authenticity,
				Produced
				Discovery
30.	UM 1484-1486			Hearsay,
				Authenticity,
				Produced
				Discovery
31.	UM 1487-1488			Hearsay,
				Authenticity,
				Produced
				after
				Discovery
32.	UM 1489			Hearsay,
				Authenticity,
				Produced
				after
				Discovery

Trial Exhibit No.	Description	Confidential Status	Document Production Nos.	Objection
33.	PER 107			
34.	UM 1490			Hearsay, Authenticity,
				Produced after Discovery
35.	RL 0039-59			
36.	RL 0083-88			Hearsay
37.	RL 0096-97			Hearsay
38.	RL 0199			
39.	RL 0697-0722			
40.	RL 0538-0540			Hearsay
41.	RL 0578			Hearsay
42.	RL 0755-0854			
43.	RL 1686			Hearsay
44.	RL 1702			Hearsay
43-99.	Plaintiff's Deposition Exhibits 1-57			

Trial Exhibit	Description	Confidential Status	Document Production Nos.	Objection
100-111	Defendants' Deposition Exhibits 1-12			
112.	Rocep Answers to Interrogatories Nos. 1-15			
113.	Rocep Answer to Interrogatories Nos. 16-20.			
114.	Joint Claim Construction Chart			
115.	Declaration of Christian T. Scheindel in Support of Defendants' Motion for Summary Judgment of Non-Infringement, dated June 29, 2006			Hearsay
116.	Declaration of Christian T. Scheindel in Support of Defendants' Opposition to Plaintiff's Motion for Summary Judgment of Infringement, dated July 28, 2006.			Hearsay
117.	Pages 24-25 of the transcript of the August 15, 2006 claim construction hearing.			
118.	Ultramotive Hug II valve			Never Produced Authenticity
119.	Ultramotive Ultra valve			Never Produced Authenticity
120.	Clayton "universal" valve			Never Produced Authenticity
121.	PowerBead Right Stuff product container (Hug II valve), empty			Never Produced Foundation Authenticity

Trial Exhibit	Description	Confidential	Document	Objection
No.		Status	Production Nos.	
122.	PowerBead Right Stuff product container (Hug II valve),			Never
	filled			Produced
				Foundation
				Authenticity
123.	PowerBead Ultra/Acetoxy product container (Ultra			Never
	valve), empty			Produced
				Foundation
				Authenticity
124.	PowerBead Ultra/Acetoxy product container (Ultra			Never
	valve), filled			Produced
				Foundation

Demonstrative exhibits have not yet been determined.